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PATENT APPLICATION FEE DETERMINATION RECORD  Substitute for Form PTO-875								Application or Docket Number		
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This collection of information is required by 37 (178-116) This information is required in ordinary to them or retain a benefit by the public which is to file (and by the USFT) to proceed an application Confidentially, is governed by 35 (178-117) and 37 (FR-1.13). This collection is estimated to take 12 minutes to complete, including githering precision and submitting the completed apply of in the rest to the USFT). This collection is estimated to take 12 minutes to complete, on the rest of the USFT). This collection is estimated to take 12 minutes to complete, on the rest of time volt vary depending upon the individual age. Any comments on the rest of the USFT (Figure 1) is should be sent to the Chief Information Officer, U.S. Papartinent of Commence of C. Rev. 145. Alexandria, a 2031-11450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS OF SEND TO. Commissioner for Patents. P.O. Box 1450, Alexandria, VA 2031-1450. ADDRESS SEND TO Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



## ATTORNEY DOCKET NO. BOE01 040

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE rt E DWL

In re the Patent Application of Robert WEGER

Confirmation No.: 4361

Serial No.: 10/720,485

Filed: November 25, 2003

Art Unit: 2832

Examiner: Tuyen T. Nguyen

Title: COIL ARRANGEMENT WITH VARIABLE INDUCTANCE

## Request for Reconsideration

Mail Stop: Amendment **Commissioner for Patents** P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

This is in response to the Advisory Action mailed December 6, 2005, in which the Office refused to enter Applicant's proposed amendment on the ground that Applicant's amendments necessitated additional search and/or consideration. Applicant respectfully requests the Examiner's reconsideration and withdrawal of the Advisory Action.

In the preceding response, Applicant amended claim 1 to include the recitations of dependent claims 3 and 7. In amending claim 1 to include the recitation of claim 3, the limitation "evenly" was excluded. To this end, claim 3 was not cancelled. On the other hand, claim 7 was cancelled as the subject matter claimed therein was incorporated in claim 1.

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